

REMARKS

The Examiner has rejected claims 11 and 26 under 35 U.S.C. §112 as indefinite based on the language “polar plot” and “radius”, claims 11 and 26 have been amended to employ specific language from the description in the specification of “radial location” and “distance”. The applicants contend that these claims are now fully supported by the specification and in condition for allowance in conjunction with the further argument presented below.

The Examiner has rejected claims 1 and 15 under 35 U.S.C. §112 for recitation of “the system” without proper antecedent basis. Claims 1 and 15 have been amended for proper form. The applicants believe that these claims are now in condition for allowance in conjunction with the further argument presented below.

The Examiner has rejected claims 2-14 and 16-29 under 35 U.S.C. §112 for use of the definite article “A”. Claims 2-14 and 16-29 have been amended for use of the article “The” for proper form. The applicants believe that these claims are now in condition for allowance in conjunction with the further argument presented below.

The Examiner has rejected claims 1-29 under 35 U.S.C. §102(c) as anticipated by US Patent Publication 2005/0159970 to Buyukkoken et al. having a priority date of 1/24/2004. A declaration of Mark Sylvester, one of the named inventors for the present application, is filed under 37 C.F.R. §1.131 concurrently herewith. As cited therein, the present invention was conceived in December 2002 with development for initial testing completed by February 2003. A system providing an initial experimental demonstration of the invention, known by the trademark INTRO™, was deployed for use at the TED Conference beginning on February 25, 2003. A paper describing the INTRO™ system which incorporates the invention disclosed in the Application was presented by the inventors of the Application at the MAX 2003 Macromedia Development Conference held November 19, 2003 through November 21, 2003. The applicants respectfully swear behind the cited Buyukkoken et al. reference in view of the evidence presented in the declaration.

The applicants contend that all claims in the application are now in condition for allowance and action by the Examiner in that regard is respectfully requested.

Respectfully submitted,

/Felix L. Fischer/

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